

United States District Court
District of South Carolina

RECEIVED

APR 25 2016

GREENVILLE, S.C.

Yahya mu Qut;
Jahrah al mahdi
et al,
petitioners

CA 0:16-cv-992
and 0:14-cv-3555-
RBT

vs

Warden Bush et al.,
defendants

affidavit of facts
Giving Judicial
notice, supplementing
parties in case
"992", motion for
Recusal; Judicial
order

To: The SC District Court et al,
The petitioners object to the
response in opposition to petitioners
2089

objections to magistrate judges report and recommendation. Judge "RBH" in case 8:14-cv-3555. You are now a defendant in case 0:16-cv-992. It is so ordered.

The cause of action is that Judge RBH is conspiring under color of authority to entertain jurisdiction over this case while it is on remand and only Judge Austin as Trustee can entertain jurisdiction to file any final orders due to the default and collateral estoppel emanating from case 2013-cr-400-0084. Jurisdiction is challenged. We object.

We object to the Austin report being accepted because due to the fraud they attempted via their effort to obtain

The fraudulent protective order
 their jurisdiction was divested to
 submit it since case 2013 CP 400-
 0084 was removed at the time
 and trustee was appointed in the
 form of Judge Alison Lee limiting
 and restricting Judge Austin's juris-
 diction. All defenses argued in the
 attached complaint from case 0:16-
 cu-992 are argued in this case.
 We are challenging your jurisdiction
 to adjudicate this case Judge RBH.

If we object to any claim that
 the Habeas Corpus is not timely.
 We legally established that it
 4089

ways. We also established equitable tolling. We also established jurisdictional claim pursuant to the Federal District Courts jurisdiction, as well as fraud upon the court and violations of the Anti-Propaganda Act. All of this is not subject to statute of limitations bar.

I, we, object to any claim of frivolous pleading submitted, filed or related to requested or sublitte. The (52) page document filed in case 0:16-cv-992 and now this case establish that those filings are not frivolous and you have

Fraud upon the court and criminal
 as well as civil conspiracy. Also
 there is a default, and collateral
 estoppel attaches making the
 claims true barring the sd district
 court from challenging this. The
 preclusive effect attaches also via
 the fraud the court and conspiring
 parties just attempted in their
 efforts to obtain the Richland
 protective order. Further, the
 11th circuit cases and district court
 cases in Georgia are still pending.
 There is fraud upon the court,
 criminal conspiracy, plain error
 6089

and manifest injustice within those cases making it impermissible for the District Court to use them as a basis within its determination. Conviction issues are historically non-frivolous. Sanctions are imposed. It is so ordered.

Judge RBH You are now a defendant in case 0:16-cv-992 which is an independent action for the fraud which occurred in case 0:14-cv-3555. Now, we motion for your recusal. We motion to suspend rules for any defect in form of document.

A judge cannot sit upon cases to which he is a defendant either directly or indirectly in this

instance, you are party to
 the conspiracy and judicial hands
 that attempted the stunt initiated
 by attorney Morgan in this case
 establishing an independent
 action for fraud upon the court.
 Your refusal is manipulated to
 prevent any further attempts
 at fraud upon the court. Justice
 is officially appointed. Judge Austin
 now has jurisdiction over all matters
 in this case. Once jurisdiction is
 acquired, it is exclusive. If we,
 object. The law requires the
 district court to fully address the

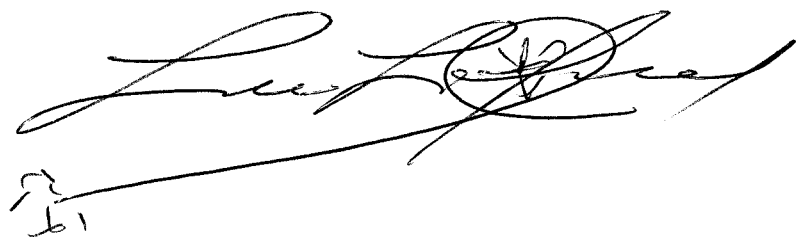
default which is the source of
the divesting and or limiting and
or restricting of the courts juris-
diction. I transfer this case to
Judge Austin for disposal. It is so
ordered.

Respectfully,

Yahya Muquit
Yahya Muquit

Jahshah Al Mahdi
et al.

April 19, 2016



9089

Certificate of Service

We, muquit, Yahya et al., do hereby certify, that we have mailed and served a copy of an affidavit of facts giving judicial notice, supplementing practices in case "992", motion for reversal, judicial order, 9) pages dated April 19, 2016 on the SC District Court by U.S. mail postage prepaid April 29, 2016. It is filed that date, Harston U Lark

Respectfully,
Yahya muquit
Yahya muquit

Yahya Al Mahdi


April 29, 2016

1089